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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/087,373	02/28/2002	Maurice Sharp	PALM-3781.US.P	3394
7590 04/26/2005 WAGNER, MURABITO & HAO LLP Two North Market Street, Third Floor San Jose, CA 95113			EXAMINER	
			JASMIN, LYNDA C	
			ART UNIT	PAPER NUMBER
			3627	-
			DATE MAILED: 04/26/200	5

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)			
Office Action Summary		10/087,373	SHARP, MAURICE			
		Examiner	Art Unit			
		Lynda Jasmin	3627			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SH THE   - Exter after - If the - If NO - Failu Any I	ORTENED STATUTORY PERIOD FOR REMAILING DATE OF THIS COMMUNICATION in time may be available under the provisions of 37 CF SIX (6) MONTHS from the mailing date of this communication period for reply specified above is less than thirty (30) days, or period for reply is specified above, the maximum statutory per to reply within the set or extended period for reply will, by seply received by the Office later than three months after the red patent term adjustment. See 37 CFR 1.704(b).	ON. R 1.136(a). In no event, however, may a n. a reply within the statutory minimum of thi eriod will apply and will expire SIX (6) MO statute, cause the application to become A	reply be timely filed  rty (30) days will be considered timely.  NTHS from the mailing date of this communication.  BANDONED (35 U.S.C. § 133).			
Status						
2a)□	Responsive to communication(s) filed on a This action is FINAL. 2b) Since this application is in condition for all closed in accordance with the practice und	This action is non-final.				
Dispositi	on of Claims	·				
<ul> <li>4)  Claim(s) 1-3,5-13,15-22 and 24-28 is/are pending in the application.</li> <li>4a) Of the above claim(s) is/are withdrawn from consideration.</li> <li>5)  Claim(s) is/are allowed.</li> <li>6)  Claim(s) 1-3,5-13,15-22 and 24-28 is/are rejected.</li> <li>7)  Claim(s) is/are objected to.</li> <li>8)  Claim(s) are subject to restriction and/or election requirement.</li> </ul>						
Applicati	on Papers					
10)	The specification is objected to by the Exar The drawing(s) filed on is/are: a) Applicant may not request that any objection to Replacement drawing sheet(s) including the co The oath or declaration is objected to by th	accepted or b) objected to the drawing(s) be held in abeya rrection is required if the drawing	nce. See 37 CFR 1.85(a). g(s) is objected to. See 37 CFR 1.121(d).			
Priority u	ınder 35 U.S.C. § 119					
<ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No.</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>						
Attachment	· ((s)					
1) Notic 2) Notic 3) Inforr	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948 nation Disclosure Statement(s) (PTO-1449 or PTO/SE r No(s)/Mail Date	) Paper No	Summary (PTO-413) s)/Mail Date Informal Patent Application (PTO-152)			

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#### **DETAILED ACTION**

### Continued Examination Under 37 CFR 1.114

- 1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on January 10, 2005 has been entered.
- 2. Amendment received January 10, 2005 has been acknowledged.

## Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1-3, 5-13, 15-22 and 24-28 are rejected under 35 U.S.C. 103(a) as being unpatentable over Panofsky et al. (2002/0161476 A1), in view of Nielsen et al. (2002/0099658 A1).

Panofsky et al. discloses a networked software dispensing system having a bus (via USB, IrDA, or parallel port connector), a memory unit (solid state memory) coupled with the bus for storing a software program (such as digital files), a display device (interface screen 11 via 90) coupled with the bus, a communications interface (box 27)

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coupled with the bus for communicating with a portable electronic device (either a laptop or a personal digital assistant), a device for accepting a payment for the software program coupled with the bus (inserting coins, bills, or swiping a credit card), and a processor coupled with the bus for transferring the software program to the portable electronic device in response to the payment (via computer system locating at the vending machine or host terminal, box 46, lines 1-8). The communications interface is a wireless communications interface (box 93).

Panofsky et al further discloses a network interface for communicating with a remote network server (box 47). The remote network server transmits additional software to the network interface for storage on the memory unit (box 32). The network interface communicates a backup configuration of the portable computer system to the remote network server (via uploading large files from the handheld device, box 50, lines 39-44). The display device displays, in conjunction with the backup configuration, an emulated version of the portable computer system (box 50, line 25-38). The remote network server (via central server) archives an inactive software program for the portable computer system (via the online account). The remote network server transmits an updated version of the software program to the portable computer system (box 75).

However, Panofsky et al. fails to explicitly disclose the display device displaying an emulation of the portable computer system.

Nielsen et al. discloses a self-service terminal (such as an ATM) with the concept of the terminal (12) having a display (52) and including means for accessing a mobile

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portable (30). The terminal includes portable device emulation means, whereby the terminal is operable to retrieve and display information intended for the portable device [box 43-44].

From this teaching of Nielsen et al., it would have been obvious to one of ordinary skill in the art at the time the invention was made to have modified the vending and dispensing of digital files with customize display on a screen of Panofsky et al. to include the displaying an emulation of the portable computer system taught by Nielsen et al. in order to retrieve and display information intended for a portable device.

### Response to Arguments

- 5. Applicant's arguments filed January 10, 2005 have been fully considered but they are not persuasive. In response to applicant's argument that "Panofsky does not teach or suggest utilizing a software emulator of any sort, much less displaying an emulation of an operating system used by said portable computer system as recited in claim 1 and similar claims 10 and 20." The Examiner notes that this teaching is taught by Nielsen et al. in order to retrieve and display information intended for a portable device.
- 6. Applicant's next argues, "Nielsen also fails to teach or suggest displaying an emulation of an operating system used by a portable computer system. Instead, Nielsen teaches an ATM which uses a Wireless Access Protocol browser to emulate the web browser operable on a user's portable device." The examiner notes that Nielsen discloses a self-terminal terminal (here an ATM) where the means for accessing a mobile portal may include a wireless transceiver and a software component, whereby

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the software component interfaces with the wireless transceiver and a terminal application, so that the software component retrieves information from the mobile portal and configures the information to a format suitable for presentation on the terminal display by the terminal application.

Moreover, Applicant is reminded that during examination, claims are given their "broadest reasonable interpretation . . .." *In re Morris*, 127 F.3d 1048, 1054, 44 USPQ2d 1023, 1027 (Fed. Cir. 1997); *In re Prater*, 415 F.2d 1393, 1404-05, 162 USPQ 541, 550-51 (CCPA 1969). Thus, the Examiner maintains her interpretations. However, to the extent that the Examiner's definitions are either different from or in dispute with Applicant's definitions (and unless the Examiner expressly noted otherwise), the Examiner hereby adopts the following definitions as the broadest reasonable interpretation and ordinary and accustom meaning in all her claim interpretations:

Web browser. "a client application that enables a user to view HTML documents on the World Wide Web, another network, or the user's computer ... also called browser. See also ActiveX controls, helper application, hyperlink, Internet Explorer, Java applet, Lynx, Mosaic, Netscape Navigator, plug-in." Computer Dictionary, 3rd Edition, Microsoft Press, Redmond, WA, 1997.

One example of Web browser is:

**Netscape Navigator**: "the most widely used family of web browser programs ...

Versions of Netscape Navigator are available for the Windows 3.1, Windows NT and for many varieties of UNIX." Computer Dictionary, 3rd Edition, Microsoft Press, Redmond,

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WA, 1997. Thus, it is the Examiner's positions that Web Browser programs are application that are available for operating system (such as Windows 3.1, Windows NT Macintosh platform and for many varieties of UNIX).

### Conclusion

7. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Shmueli et al. and Kikinis et al. are cited as art of interest.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Lynda Jasmin whose telephone number is (571) 272-6782. The examiner can normally be reached on Monday- Friday (9:30-6:00) with Increased Flex.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Robert P Olszewski can be reached on (571) 272-6788. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

See also MPEP §2111; In re Graves, 69 F.3d 1147, 1152, 36 USPQ2d 1697, 1701 (Fed. Cir. 1995); In re Etter, 756 F.2d 852, 858, 225 USPQ 1, 5 (Fed. Cir. 1985) (en banc).

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Primary Examiner

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